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 20 FIELDING GRADUATE UNIVERSITY, WENDI
 21 WILLIAMS, and CONNIE VEAZEY

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UNITED STATES DISTRICT COURT
 DISTRICT OF NEVADA

JASON SADORA,

Plaintiff,

v.

FIELDING GRADUATE UNIVERSITY,
 a business; DANIELLE MOREGGI,
 Clinical and Training Director for the
 Psychology Institute of Las Vegas, in her
 individual and official capacities; WENDI
 WILLIAMS, Provost at Fielding, in her
 individual and official capacities;
 CONNIE VEAZEY, Program Director,
 Clinical Psychology Department at
 Fielding, in her individual and official
 capacities; DOES INDIVIDUALS 4
 through 50, inclusive, in their individual
 and official capacities; and DOE
 BUSINESS ENTITIES, 2 THROUGH 10,
 inclusive,

Defendants.

Case No: 2:24-cv-1240-APG-EJY

**STIPULATION AND ORDER TO EXTEND
 TIME FOR DEFENDANTS FIELDING
 GRADUATE UNIVERSITY, WENDI
 WILLIAMS, CONNIE VEAZEY, AND
 DANIELLE MOREGGI AND PLAINTIFF
 JASON SADORA TO SUBMIT WRITTEN
 CONFIDENTIAL EARLY NEUTRAL
 EVALUATION STATEMENTS**

1 WHEREAS, on October 2, 2024, the Court set an Early Neutral Evaluation, to be held on
2 January 15, 2025;

3 WHEREAS, the Order Scheduling Early Neutral Evaluation (ECF No. 22) specified that
4 the Parties are required to submit confidential briefs by or before January 8, 2025;

5 WHEREAS, Defendants Fielding Graduate University, Wendi Williams, and Connie
6 Veazey noticed the deposition of Plaintiff for January 9, 2025 (Plaintiff's first date of availability
7 following the holidays);

8 WHEREAS, counsel for all Parties have agreed that testimony from Plaintiff's deposition
9 may be useful for inclusion in the Parties' confidential briefs;

10 WHEREAS, counsel for all Parties have agreed to request permission to submit their
11 confidential briefs by January 13, 2025 (*i.e.*, prior to the pre-evaluation telephonic conference set
12 for January 14, 2025);

13 NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by the Parties'
14 counsel of record that Defendants Fielding Graduate University, Wendi Williams, Connie
15 Veazey, and Danielle Moretti (collectively "Defendants"), and Plaintiff Jason Sadora
16 ("Plaintiff") will extend their briefing deadlines for the Early Neutral Evaluation Confidential
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1 Written Evaluation Statement from January 8, 2025, to January 13, 2025, to allow time to
2 incorporate testimony from Plaintiff's deposition. The Early Neutral Evaluation will remain
3 scheduled for January 15, 2025, at 10:00 a.m. via Zoom video conference.

4 Dated this 19th day of December, 2024.

5 ROBERT S. MELCIC, ESQ.

FISHER & PHILLIPS, LLP

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7 /s/ Robert S. Melcic
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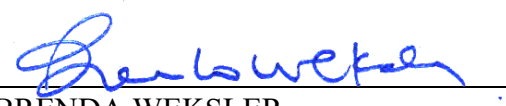
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20 IT IS SO ORDERED:

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23 BRENDA WEKSLER
24 UNITED STATES MAGISTRATE JUDGE

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26 Dated: December 20, 2024

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